HONORABLE THOMAS S. ZILLY 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 CHAD EICHENBERGER, individually and on 9 NO. 2:14-CV-00463 behalf of all others similarly situated, 10 STIPULATION REGARDING BRIEFING Plaintiff, SCHEDULE ON DEFENDANT'S MOTION 11 TO DISMISS PLAINTIFF'S FIRST V. AMENDED COMPLAINT 12 ESPN, INC., a Delaware corporation, 13 14 Defendant. 15 In order to efficiently manage motion practice, and subject to the Court's approval, 16 Plaintiff Chad Eichenberger ("Eichenberger") and Defendant ESPN, Inc. ("ESPN") agree and 17 stipulate as follows: 18 1. ESPN has filed a motion to dismiss the First Amended Complaint (the "Motion"). 19 2. By stipulation, the Parties previously agreed that the deadline for Eichenberger's 20 opposition to ESPN's Motion would be August 25, 2014 and the deadline for ESPN's reply in 21 support of its motion to dismiss the First Amended Complaint—along with the noting on the 22 Motion—would be September 8, 2014. (Dkt. 32.) 23 3. In light of an unexpected personal matter that has arisen, Plaintiff's counsel 24 requested a brief, two (2) day extension of the current briefing schedule on ESPN's Motion to 25 which Defendant agreed. 26 **EDELSON PC** STIPULATION REGARDING MTN. TO DISMISS 350 North LaSalle Street, Suite 1300 **BRIEFING - 1** Chicago, Illinois 60654

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1	4. Accordingly, the Parties have co	onferred and agreed that the briefing schedule on
2	the motion shall be modified such that the dead	lline for Eichenberger's opposition to ESPN's
3	Motion would be continued from August 25, 20	014 to August 27, 2014, and the deadline for
4	ESPN's reply in support of its Motion would be	e continued from September 8, 2014 to September
5	10, 2014.	
6	5. By entering into this stipulation,	ESPN does not waive any defenses.
7	Eichenberger and ESPN respectfully red	quest that the Court issue the Proposed Order filed
8	herewith.	
9	DATED this 25th day of August, 2014.	
10 11 12 13 14 15 16 17 18 19 19 19 19 19 19 19 19 19 19 19 19 19	EDELSON PC /s/ Benjamin H. Richman Jay Edelson Email: jedelson@kamberedelson.com Rafey S. Balabanian Email: rbalabanian@edelson.com Benjamin H. Richman Email: brichman@edelson.com J. Dominick Larry Email: nlarry@edelson.com 350 North LaSalle Street, Suite 1300 Chicago, IL 60654 Telephone: 312-589-6370 Admitted Pro Hac Vice LAW OFFICES OF CLIFFORD A. CANTOR, P.C. Clifford A. Cantor Email: cliff.cantor@outlook.com 627 208 th Avenue SE Sammamish ,WA 98074-7033 Telephone: 425-868-7870 Counsel for Eichenberger	CAIRNCROSS & HEMPELMANN, P.S. s/J. Thomas Richardson J. Thomas Richardson Email: trichardson@cairncross.com Ana-Maria Popp Email: apopp@cairncross.com Cairncross & Hempelmann, PS 524 Second Avenue, Suite 500 Seattle, WA 98104-2323 Telephone: 206-587-0700 MUNGER TOLLES & OLSON LLP Glenn Pomerantz Email: glenn.pomerantz@mto.com 355 South Grand Avenue Los Angeles, CA 90071 Telephone: 213-683-9100 Rosemarie Ring Email: rose.ring@mto.com Jonathan Blavin Email: jonathan.blavin@mto.com Bryan Heckenlively Email: bryan.heckenlively@mto.com 560 Mission St. 27th Floor San Francisco, CA 94105 Telephone: 415-512-4000 Admitted Pro Hac Vice
26		Counsel for ESPN, Inc.

STIPULATION REGARDING MTN. TO DISMISS BRIEFING - 2

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1	Cartificate of Sarvice	
1	Certificate of Service	
2	I, Benjamin H. Richman, hereby certify that on August 25, 2014, I served the above and	
3	foregoing Stipulation Regarding Briefing Schedule on Defendant's Motion to Dismiss First	
4	Amended Complaint, by causing a true and accurate copy of such paper to be filed and	
5	transmitted to all counsel of record via the Court's CM/ECF electronic filing system, on this the	
6	25th day of August, 2014.	
7	/s/ Benjamin H. Richman	
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